

EXHIBIT 23

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7 IN THE SUPERIOR COURT OF THE STATE OF WASHINGTON
8 IN AND FOR THE COUNTY OF KING

9 1st Technology LLC,

10 Plaintiff,

11 v.

12 BODOG ENTERTAINMENT GROUP S.A.,
13 BODOG.NET, AND BODOG.COM,

14 Defendants.

Case No. 07-2-25305-0 SEA

[PROPOSED] ORDER
REGARDING CROSS MOTIONS
REGARDING WRIT OF
EXECUTION

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16 WHEREAS, the Court has considered the cross-motions of the parties
17 regarding Writs of Execution (and declarations and supporting documents
18 thereto). Based on the arguments of counsel and the submissions the
19 Court rules as follows:

20 1. 1st Technology LLC shall not transfer or dispose of the domain names
21 (transferred to it pursuant to the Court's August 21, 2007 Order) pending
22 resolution of Bodog's Motion to Set Aside Default (currently pending in the
23 United States District Court for the District in Nevada). These names shall
24 remain in 1st Technology's name, but shall be locked at the registrar
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1 ENOM, INCORPORATED until further order of this Court or an order from the
2 United States District Court for the District of Nevada.

3 2. Any domain name registered to the defendant via a domain name
4 registrar subject to the personal jurisdiction of this Court, including DSTR
5 Acquisition PA I, LLC, DOTREGISTRAR, LLC, and ENOM, INCORORATED, shall
6 not be transferred or disposed of pending resolution of Bodog's Motion to
7 Set Aside Default (currently pending in the United States District Court for
8 the District in Nevada). These domain names (including newbodog.com,
9 newbodog.net, newbodogentertainment.com, newbodogmusic.com,
10 newbodogtv.com, newbodogbattle.com, newbodogfight.com,
11 bodogfantasysports.net, and newcalvinayrefoundation.com) shall remain
12 in the current registrant's name, but shall be locked at the applicable
13 registrar until further order of this Court or an order from the United States
14 District Court for the District of Nevada.

15 3. Both parties shall submit briefs (on September 19, 2007, with
16 responses on September 21, 2007) about whether it this Court has
17 jurisdiction, and whether it is in violation of the First Amendment to the
18 United States Constitution, to order that:

19 Bodog shall not (and shall not cause any third party to) redirect
20 traffic from web sites propagated via the domain names referenced
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in this order to new or other domain names pending resolution of the Nevada Motion.

4. ENOM, INCORPORATED, DSTR Acquisition PA I, LLC, AND

DOTREGISTRAR, LLC are Ordered to comply with any applicable terms

herein. 5. Plaintiff does not have the right to use any of the defendants' trademarks without opac further Order of this Court.

DATED THIS 12th DAY OF SEPTEMBER, 2007.

Jamie P. Erlick
HON. J. ERICK

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Venkat Balasubramani, counsel for Plaintiff



Derek A. Newman, counsel for Defendant